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6 Attorney for Plaintiff

**UNITED STATES DISTRICT COURT
CENTRAL DISTRICT OF CALIFORNIA**

Sherwin David Partowashraf,

Case No. 2:23-cv-00942-MWF-MAA

Plaintiff,

V.

Ifood Management dba Hummus Bar & Grill,

**STIPULATION FOR DISMISSAL
OF ENTIRE CASE WITH
PREJUDICE**

Defendant.

Plaintiff Sherwin David Partowashraf and Defendant Ifood Management dba Hummus Bar & Grill hereby stipulate and agree to dismiss this entire action of all parties and causes of action with prejudice pursuant to Federal Rule of Civil Procedure 41(a)(1)(A)(ii).

Respectfully submitted,

Dated: March 11, 2024

Law Office of Rick Morin, PC

Puck m

By: Richard Morin
Attorney for Plaintiff

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3 Dated: March 11, 2024

Law Office of Albert Chang

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5 /s/ Hyunsuk Albert Chang
6 By: Hyunsuk Albert Chang
7 Attorney for Defendant

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11 **SIGNATURE ATTESTATION**

12 Pursuant to Local Rule 5-4.3.4(a)(2)(i), I attest that all signatories listed above,
13 and on whose behalf this filing is submitted, concur in the filing's content, and have
14 authorized the filing.

15 Dated: March 11, 2024

16 Law Office of Rick Morin, PC

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18 _____
19 Richard Morin
20 Attorney for Plaintiff